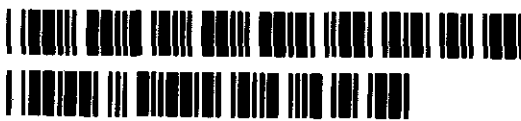


1
2 THE HONORABLE MARSHA J. PECHMAN
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5 **09-CV-00188-ORD**

6
7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE

9 NORTHWEST ADMINISTRATORS, INC.,

10 NO. C09-0188-MJP

11 Plaintiff,

12 v.
13 JUDGMENT

14 AMERICAN TRADESHOW, INC.,

15 Defendant.

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26 **Summary of Judgment**

27 Judgment Creditor: Northwest Administrators, Inc.
28 Judgment Debtor: American Tradeshow, Inc.
29 Principal Judgment Amount: \$11,140.42
30 Interest to Date of Judgment: \$144.00
31 Attorneys Fees: \$682.50
32 Costs: \$427.00
33 Other Recovery Amounts: NONE
34 Percent Interest on Principal: Five percent (5%)
35 Interest Rate on Costs: NONE
36 Attorneys for Judgment
37 Creditor: Reid, Pedersen, McCarthy & Ballew, L.L.P.

38 THIS MATTER coming on for consideration upon Plaintiff's motion for judgment against
39 the Defendant, Plaintiff being represented by its attorney, Russell J. Reid of Reid, Pedersen,
40 McCarthy & Ballew, L.L.P., Defendant not being represented, and the Court having reviewed the

41 JUDGMENT - C09-0188-MJP

42 Page 1 of 3

43 G:\01-0399\411\American Tradeshow 216265 11-08-Judgment.dwc

44 Reid, Pedersen, McCarthy & Ballew, L.L.P.
45 ATTORNEYS AT LAW

46 101 ELLIOTT AVENUE WEST • SUITE 550
47 SEATTLE, WA 98119
48 TELEPHONE: (206) 285-0464 • FAX: (206) 285-8925

1 records and file herein, including the affidavit of Russell J. Reid and the exhibits thereto in support
2 of Plaintiff's motion, and being fully advised in the premises, now, therefore, it is hereby
3

4 ORDERED, ADJUDGED AND DECREED that Plaintiff be and hereby is awarded
5 judgment against Defendant in the amounts hereinafter listed, which amounts are due the Plaintiff
6 by Defendant for its inclusive employment of members of the bargaining unit represented by Local
7 631, with which the Defendant has a valid collective bargaining agreement, and which amounts are
8 due by reason of its specific acceptance of the Declarations of Trust: for contributions of \$8,054.94,
9 liquidated damages of \$3,085.48, for pre-judgment interest of \$144.00; for attorneys' fees of
10 \$682.50, and for costs of \$427.00; all for a total of \$12,393.92, together with interest accruing
11 thereupon at the rate of five percent (5%) per annum from the date of entry hereof until fully paid.
12

13 Since the foregoing contribution amounts are based on information provided Plaintiff in the
14 Defendant's remittance reports alone for the period November 2008 and December 2008, and those
15 amounts have not been verified through an independent audit, this judgment shall not foreclose
16 Plaintiff, based on res judicata principles or other legal principles, from collecting additional
17 contributions, liquidated damages, interest and attorneys' fees for the time period November 2008
18 through February 2009, if a future audit or some other source reveals that Defendant owes the
19 Plaintiff additional amounts for said period, or from collecting contributions, liquidated damages,
20 interest, attorney's fees and costs for any period other than November 2008 through February 2009.
21

22 JUDGMENT ENTERED this 31 day of March, 2009

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26 
UNITED STATES DISTRICT JUDGE

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2 Presented for Entry by:
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4 
5 Russell J. Reid, WABA #2560
6 of Reid, Pedersen, McCarthy & Ballew, L.L.P.
7 Attorneys for Plaintiff
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